ESTTA Tracking number:

ESTTA407825 05/09/2011

Filing date:

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91193732		
Party	Plaintiff Enrich Software Corp.		
Correspondence Address	THEODORE D. LIENESCH THOMPSON HINE LLP 2000 COURTHOUSE PLAZA NE, P.O. BOX 8801 DAYTON, OH 45401-8801 UNITED STATES Trademarks@thompsonhine.com, Ted.Lienesch@thompsonhine.com		
Submission	Withdrawal of Opposition		
Filer's Name	Theodore D. Lienesch		
Filer's e-mail	Trademarks@thompsonhine.com, Ted.Lienesch@thompsonhine.com, claudiabogdanos@quinnemanuel.com, ulanaholubec@quinnemanuel.com		
Signature	/tdl/		
Date	05/09/2011		
Attachments	Stipulated Motion to Amend App WD Opp with Prejud and Suspend Proceedings.pdf (2 pages)(162661 bytes)		

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

In re Application Serial N	0. / //658,850		
Filed: January 28, 2009			
Mark: ENRICH			
Published in the OFFICIA	I <i>L GAZETTE</i> Aug	ust 18, 2009	
		X	
Enrich Software Corp.		:	
		•	
	Opposer,	•	
		:	
v.		:	Opposition No. 91193732
		:	
RichRelevance, Inc.		:	
		:	
	Applicant.	:	
		X	

STIPULATED MOTION TO AMEND APPLICATION, WITHDRAW OPPOSITION WITH PREJUDICE AND SUSPEND PROCEEDINGS

Commissioner for Trademarks P.O. Box 1451 Alexandria, VA 22313-1451 Attention: Trademark Trial and Appeal Board

Sir:

Amend Application, with Consent.

Pursuant to 37 C.F.R. § 2.133(a), applicant in application Serial No. 77/658,850, the subject of the above-captioned opposition, requests the Board to amend the identification of services in Class 042 of the application to read: --Application service provider (ASP) featuring software which provides collaborative filtering and optimization services to enhance online shopping and consumer-services web sites for retail and business consumers.--. Such amendment does not broaden or expand the scope of services as set forth currently in the application.

Enrich Software Corp., opposer in the above-captioned opposition, consents to the amendment.

Withdraw Opposition with Prejudice, with Consent.

Pursuant to 37 C.F.R. § 2.106(c), Enrich Software Corp., opposer in the above-captioned opposition, and contingent upon the entry of the amendment to the identification of services set forth above, respectfully moves the Board to withdraw the opposition with prejudice. Applicant consents to the withdrawal with prejudice contingent upon entry of the aforementioned amendment.

Suspend Proceedings.

Pursuant to TBMP § 510.03(a), Enrich Software Corp. and applicant RichRelevance, Inc. respectfully request that the Board suspend the subject Opposition No. 91193732 until the Board has entered the amendment of application and withdrawal of opposition requested herein.

Respectfully submitted,

Theodore D. Lienesch

and

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Attorneys for Applicant

Certificate of Service

I hereby certify that a copy of the accompanying STIPULATED MOTION TO AMEND APPLICATION, WITHDRAW OPPOSITION AND SUSPEND PROCEEDINGS was served upon Claudia Bogdanos, counsel for applicant RichRelevance, Inc., by electronic mail sent to Claudiabogdanos aquinnemanuel.com this day of May, 2011. Ms. Bogdanos has consented to service by electronic mail.

Theodore D. Lienesch